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FAX NUMBER: USPTO (703) 872-9306 Mailstop: Petition FROM: PHONE NUMBER. Palaiyur S. Kalyanaraman (908) 298-5068 TOTAL NO. OF PAGES INCLUDING COVER DATE 16

March 23, 2004

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NOTES/COMMENTS:

PLEASE HAND DELIVER

In re Application of: Srikanth Venkatraman et al.

For Patent entitled: "Macrocyclic NS3-Scrine Protease Inhibitors of Hepatitis C. Virus Comprising Alkyl and Aryl Alanine P2 Moleties"

Group Art Unit: 1653 Filed: 04/17/2001

Attorney Docket No.: IN01155K - US

Serial No.: 09/836,636

Dear Examiner Lukton:

Transmitted berewith are:

- Fax Cover Sheet 1pg.
- Certificate of Transmission under 37 CFR 1.8 1pg.
- Fee Transmittal 1pg. in duplicate
- > Application for Patent Term Adjustment... 2pgs.
- Statement of the Correct Patent Term Adjustment... 2pgs.
- Patent Term Adjustment (PTA) for Pub. No. 09/836,636 2pgs.
- Patent Term Online (Analysis Summary Report for Pub. No. 09/836,636) 6pgs.

Palaiyur S. Kalyanaraman Registered Representative Registration No. 34,634

PHONE: (908) 298-5068

FAX: (908) 298-5388

2002_

Attorney Docket No.: IN01155K Application No.: 09/836,636 Filing Date: 04/17/2001

First Named Inventor: Srikanth Venkatraman

St Named Inventor: Srikanth Venkatraman

Approved for use inventor 17/31/2005, 0/89 0831-0031

U.S. Patent and Tradement Office; U.S. DEPARTMENT OF COMMERCE

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Certificate of Transmission under 37 CFR 1.8

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on_	03/23/2004	·		40
	Date			
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		Signature		

Palaiyur S. Kalyanaraman, Reg. No. 34, 634 Typed or printed name of person signing Certificate

Note: Each paper must have its own certificate of transmission, or this certificate must identify each submitted paper.

Document(s) being transmitted:

Fax Cover Sheet - 1pg.

Certificate of Transmission under 37 CFR 1.8 - 1pg.

Fee Transmittal - lpg. in duplicate

Application for Patent Term Adjustment... - 2pgs.

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Patent Term Adjustment (PTA) for Pub. No. 09/836,636 - 2pgs

Patent Term Online (Analysis Summary Report for Pub. No. 09/836,636) - 6pgs.

This collection of information is required by 37 CFR 1.8. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.8 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case, Any comments on the amount of they you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patente, P.O. Box 1450, Alexandria, VA 22313-1450,

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03/23/2004

Signature

			U.S. P	atent a	and Tradem	wed for use through 07/31/2006. (isrk Office: U.S. DEPARTMENT O	F COMMERCE
Under the Paperwork Reduction Act of 1985, no persons are mou		espond	to a col	lection		ion unless it displays a valid OMB lete if Known	control number.
FEE TRANSMITTA	L	Appl	ication	Numb		836,636	
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for FY 2004			Named	1 laver		kanth Venkatraman	
Effective 10/01/2003, Patent fees are subject to ennual revision			niner N			Lukton	
Applicant claims small entity status. See 37 CFR 1.27		Art		811(8	165		
TOTAL AMOUNT OF PAYMENT (\$) 200.00			ney Do	ckei N		01155K	
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Name The Director is authorized to: (check of that apply)	1053	130	1053			h specification	
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Charge fee(s) indicated below, except for the filing fee to the above-identified deposit account.	1805	1,840	1805 1	1,840*		publication of SIR after	
FEE CALCULATION	1251	110	2251	55	Extension t	for reply within first month	
1. BASIC FILING FEE	1252	420	2252	210	Extension I	for reply within second month	├
Large Entity Small Entity	1253	950	2253	475	Extension (for raply within third month	
Fee Fee Fee Fee Description Fee Paid Code (\$) Code (\$)		1,480	Z254			for reply within fourth month	
1001 770 2001 385 Utility filing fee		2,010		1,005	Extension f	for reply within fifth month	
1002 340 2002 170 Design filing fee	1401	330	2401		Notice of A	• •	
1003 530 2003 265 Plant filing fee	1402	330 290	2402			of in support of an appeal roral hearing	
1004 770 2004 385 Reissue filing fee 1005 160 2005 80 Provisional fling fee		1,510			•	nstitute a public use proceeding	
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2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE	1501	1,330	2501	665	Utility issue	fee (or relssue)	
Total Claims Extra Claims below Fee Paid	1502	480	2502	240 (Design Issu	ie fee	
Independent	1503	640	2503		Plant issue		
Claims Multiple Dependent	1460	130	1460			the Commissioner	
Large Entity Small Entity	1807	50 180	1807 1805		-	fee under 37 CFR 1.17(q) of Information Disclosure Stmt	
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1201 96 2201 43 Independent claims in excess of 3	1809	770	2500	385 I	Filing a sub 37 CFR 1,1	mission alter lina) rejection 129(a))	<u> </u>
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1204 86 2254 43 ** Refseue independent daims over original patent	1601	770	2801			37 CFR 1.129(b)) r Continued Examination (RCE)	
1205 16 2205 9 ** Reissue claims in excess of 20	1802	900	1802	900	Request fo	r expedited examination	
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"or number previously puid, if greater: For Reissues, see above				<u> </u>		3	<u>~</u>
SUBMITTED BY	T _P .	egistreti	on No			(Complete (I applicable))	
Name (Print/Type) Palaiyur S. Kalyanaraman		(tomey/		34,63	34	Telephone 908-298-506	8

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038,

This collection of information is required by 37 CFR 1.17 and 1.27. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C., 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including pathering, préparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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PATENT CASE IN01155K

Examiner: D. Lukton

Group Art Unit: 1653

MAR 2 3 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

OFFICIAL

In re Application of:

S. Venkatraman et al.

Serial No.: 09/836,636

Filed: April 17, 2001

For: "Macrocyclic NS3-Serine Protease:

Inhibitors of Hepatitis C Virus Comprising Alkyl and Aryl

Alanine P2 Moieties"

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450 Mail Stop: Petition

APPLICATION FOR PATENT TERM ADJUSTMENT INCLUDING REQUEST FOR RECONSIDERATION OF PATENT TERM ADJUSTMENT INDICATED IN NOTICE OF ALLOWANCE (37 C.F.R. § 1.705)(b)

Sir:

- 1. This is a request for reconsideration of the patent term adjustment of 132 days indicated in the Determination of Patent Term Adjustment Under 35 U.S.C. §154(b) that was attached to the Notice of Allowance mailed on March 10, 2004 in the present case. It is respectfully submitted that Applicants be afforded a patent term adjustment of **406 days**.
 - 2. The issue fee has not yet been paid.
- 3. Applicants submit herewith a "Statement of the Correct Patent Term Adjustment: Grounds Under 37 C.F.R. § 1.702 For the Adjustment" (37 C.F.R. § 1.705 (b) (2)(i) and (ii)).
- 4. Any patent granted on this application (37 C.F.R. § 1.705 (b) (2)(iii)) is not subject to a terminal disclaimer.
- As to circumstances during the prosecution of this application constituting a failure to engage in reasonable efforts to conclude processing

or examination of the above-identified patent application as set forth in (37 C.F.R. § 1.704 (37 C.F.R. § 1.705 (b) (2)(iv)): there was none (37 C.F.R. § 1.705 (b) (2)(iv) (B).

6. The fee of \$200.00 set forth in (37 C.F.R. § 1.18(e), required by (37 C.F.R. § 1.705 (b) (1)), and any additional fees, may be charged to Deposit Account No. 19-0365. A Fee Transmittal Form is enclosed. Any refund in fees may be credited to the same Deposit Account.

March 23, 2004 Schering-Plough Corporation 2000 Galloping Hill Road Patent Department, K-6-1, 1990 Kenilworth, NJ 07033 Tel: (908) 298-5068 Fax: (908) 298-5388

Respectfully submitted,

Dr. Palaiyur S. Kalyanaraman Attorney for Applicants Reg. No. 34,634

PATENT CASE IN01155K

Examiner: D. Lukton

Group Art Unit: 1653

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

S. Venkatraman et al.

Serial No.:09/836,636

Filed: April 17, 2001

For: "Macrocyclic NS3-Serine Protease: Inhibitors of Hepatitis C Virus: Comprising Alkyl and Aryl: Alanine P2 Mojeties"

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450 Mail Stop: Petition

STATEMENT OF THE CORRECT PATENT TERM ADJUSTMENT: GROUNDS UNDER 37 C.F.R. § 1.702 FOR THE ADJUSTMENT (37 C.F.R. § 1.705 (b)(2)(i) AND (ii))

Sir:

1. This statement is being submitted in support of the "APPLICATION FOR PATENT TERM ADJUSTMENT INCLUDING REQUEST FOR RECONSIDERATION OF PATENT TERM ADJUSTMENT INDICATED IN NOTICE OF ALLOWANCE (37 C.F.R. § 1.705)" to which this statement is attached.

37 C.F.R. § 1.705 (b)(2)(i)

2. The patent term adjustment shown on the Determination of Patent Term Adjustment Under 35 U.S.C. § 154(b) that was attached to the Notice of Allowance is 132 days. Applicants believe that this determination of 132 days is an error, due to improper calculations based on the entries in "PALM" by the USPTO. It is respectfully submitted that the correct patent term adjustment under 37 C.F.R. § 1.702 is 406 days.

37 C.F.R. § 1.705 (b)(2)(ii)

3. The basis on which Applicants seek adjustment is as follows:

- A. Adjustment is sought for entry number 23 (non-final rejection dated May 5, 2003, which paper acknowledged, for the first time, Applicants' Response to Election/Restriction (entry number 16) that Applicants filed on April 29, 2002. Since this is clearly more than the 4-month PTO Response under 35 U.S.C. § 132 to Applicant's Reply by 283 days, a credit of 283 days is due Applicants (37 C.F.R. § 1.703(a)(3)). None of the intervening papers acknowledged Applicants' Response to Election/Restriction (entry number 16).
- В. Adjustment is sought for the projected issue date of September 21, 2004 which would be 157 days past the 3-Year PTO issue of Patent (37) C.F.R. § 1.702 (b) and 37 C.F.R. § 1.703 (b)). The projected issue date of September 21, 2004 is the Tuesday before the end of 28 weeks from the date of Notice of Allowance. Under the PTO Rules, the 3-year period for issue ends on April 17, 2004. Thus, a credit of 157 days is due Applicants.

Thus, a total of (283 + 157=) 440 days is due as credit to Applicants.

- Subtracting the debit of 34 days (entry number 16) in PALM, C. Applicants are entitled to a net credit of 406 days.
- A copy of the Analysis Summary Report calculated by a commercial software as well as the Patent Term Adjustment History from PAIR are attached.

Applicants respectfully request a favorable decision on the patent term adjustment of 406 days in this case.

March 23, 2004 Schering-Plough Corporation 2000 Galloping Hill Road Patent Department, K-6-1, 1990 Kenilworth, NJ 07033 Tel: (908) 298-5068

Fax: (908) 298-5388

Respectfully submitted,

Dr. Palaiyur S. Kalyanaraman Attorney for Applicants Reg. No. 34,634



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PATENT APPLICATION INFORMATION RETRIEVAL



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Patent Term Adjustment (PTA) for publication number: 09/836,636							
Days							
Filing or 371(c) Date: 04-17-2001 USPTO Delay (PTO): 166							
Issue Date of Patent: - Three Years: -							
Pre-Issue Petitions (days): +0 Applicant Delay (APPL): 34							
Post-Issue Petitions (days): +0 Total PTA: 132							
USPTO Adjustment (days):	USPTO Adjustment (days): +0 Explanation of Calculations						

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Continuity Data Display References Image File Wrapper File History Publication Review **Published Documents** Search

Patent Term Adjustment History					
Number		Contents Description		APPL (days)	
43	03-10-2004	Mail Notice of Allowance			
42	03-10-2004	Mail Examiner Interview Summary (PTOL - 413)			
41	03-08-2004	Issue Revision Completed			
40	03-08-2004	Notice of Allowance Data Verification Completed			
39	03-08-2004	Case Docketed to Examiner in GAU			
38	03-08-2004	Notice of Allowability			
37	03-02-2004	Examiner Interview Summary Record (PTOL - 413)			
36	01-21-2004	IFW Amended case processing Complete			
35	01-21-2004	Date Forwarded to Examiner			
34	12-19-2003	Response after Non-Final Action			
33	11-21-2003	Information Disclosure Statement (IDS) Filed			
32	11-13-2003	Mail Non-Final Rejection			
31	11-13-2003	Non-Final Rejection			
30		Date Forwarded to Examiner			
29	10-06-2003	Response after Non-Final Action		L	
28	07-23-2003	Mail Non-Final Rejection			
27		Non-Final Rejection			
26	06.25-2003	Nate Engranded to Everniner	I .	,	

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25	06-24-2003	Response after Non-Final Action		
24	05-05-2003	Mail Non-Final Rejection		
23	05-05-2003	Non-Final Rejection		
22	03-14-2003	Date Forwarded to Examiner		
21	03-04-2003	Response to a Letter to Comply with the Sequence Rules		
20	03-12-2003	CRF Is Good Technically / Entered Into Database		
19	02-11-2003	Mail Letter Requiring CRF (Unreadable, Non-Compliant, Not Submitted)	166	
18	02-10-2003	CRF Diskette Unreadable / Did Not Comply / Required but Not Submitted		
17	02-06-2003	Date Forwarded to Examiner	11	
16	04-29-2002	Response to Election / Restriction Filed	1	34
13	04-10-2002	Mail Notice of Informal or Non- Responsive Amendment		n
12	03-26-2002	Preliminary Amendment		1
11	04-10-2002	Date Forwarded to Examiner		
10.1	03-26-2002	Informal or Non-Responsive Amendment after Examiner Action		n
10	03-26-2002	Response to Election / Restriction Filed		
9	02-19-2002	Mail Restriction Requirement		
8	02-15-2002	Requirement for Restriction / Election		
7	07-30-2001	Affidavit(s) (Rule 131 or 132) or Exhibit (s) Received		
6	08-09-2001	Information Disclosure Statement (IDS) Filed		
5	06-30-2001	Case Docketed to Examiner in GAU		
4	06-26-2001	Application Dispatched from OIPE		
_3	06-25-2001	Correspondence Address Change		<u> </u>
2	04-29-2001	IFW Scan & PACR Auto Security Review		
1	04-17-2001	Initial Exam Team nn		

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Analysis Summary Report

		ansi tarkate manan	
Docket Number:	IN01155K	Analysis Generated:	03/19/2004 12:12:45 PM BT
Application Number:	09/836,636	User Name:	Blinka, Thomas
Filing Date:	04/17/2001	Firm/Company Name:	Schering-Plough Corporation
Title/Inventors:	MACROCYCLIC NS-3 SERINE PROTEASE INHIBITORS OF HEPATITIS C VIRUS COMPRISING ALKYL AND ARYL ALANINE P2 MOIETIES; Stikanth Venkatraman, Woodbridge, NJ	Attorney/Agent Comments:	

Earliest Referenced Application Date:	04/19/2000
Filing Date (US National Application):	04/17/2001
Net Adjustment Credits:	440 Days
Net Adjustment Debits:	34 Days
Net Patent Term Adjustment:	406 Days
AIPA Patent Term End Date:	05/30/2021(1)
(1) Assumes payment of all maintenance fees and no intervening acts. Terend on 04/19/2020.	nd no intervening sets. Terminal disclaimer(s) filed in this case, if any, may reduce the term. Without adjustment, the term would

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	14-Month PTO First Action				
	PTO must mail a notification under 35 USC 132 or a notice of allowance under 35 USC 151 not later than 14 months after the date on which the application was filed under 35 USC 111(a) or fulfilled the requirements of 35 USC 371 in an international application. Period of adjustment (evedis) begins on the day after the date that is 14 months after the date on which the application was filed under 35 USC 111(a) or fulfilled the requirements of 35 USC 371 and ending on the date of mailing of either an action under 35 USC 132, or a notice of altowance under 35 USC 151, whichever occurs first. 35 USC 154(b)(1)(A)(i); 37 CFR 1.702(a)(1), 1.703(a)(1).	First PTO Action: 02/19/2002 Restriction / Election-of-Species	Φ .	6	0
	3-Year PTO Issue of Patent				
	PTO must issue a patent within 3 years (not including exclusions) after the date on which the application was filed under 35 USC 111(a) or the national stage commenced under 35 USC 371(b) or (f) in an international application. Period of adjustment (credits) begins on the day after the date that is 3 years after the date on which the application was filed under 35 U.S.C. 111(a) or the national stage commenced under 35 USC 371(b) or (f) in an international application and ending on the date a patent was issued, but not including the sum of the listed exclusionary periods. 35 USC 154(b)(1)(B); 37 CFR 1.702(b), 1.703(b).	Issue Date: 09/21/2004 Issue Date	\$	0	157
	You have elected to analyze this rule under the PTO Interpretation. Under this interpretation, the last day of the three year period is 04/17/2004. Both interpretations produce the same result.				
l	3-Month Applicant Response to Notice or Action				
	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened stantory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(i); 37 CFR 1.704(b).	Applicant Rusponse. 047972002 Other	9	9	0
	Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be roinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c).				
	You have indicated that no 1,705(c) Showing of Due Care was made.				

03/26/2002 Perliminary have Amendment the rep					
	Period of adjustment (credits) shall be reduced where applicant submits a reply having an omission (37 CFR 1.135(c)), for the period beginning on the day after the date the reply having an omission was filed and ending on the date that the reply or other paper correcting the omission was filed. 37 CFR 1.704(c)(7).	Convecting Omnssian: 04/29/2002 Other	0	34	0
	4-Month PTO Response to Applicant Reply				
03/26/2002 Response to day Restriction Filed elid	PTO must respond to a reply under 35 USC 132 not later than 4 monifis after the date on which the reply was filed. The period of adjustment (credits) begins on the day after the date that is 4 months after the date a reply under 37 CFR 1.111 or in compliance with 37 CFR 1.113(c) was filed and ending on the mailing date of either an action under 35 USC 132, or a notice of allowance under 35 USC 151, whichever occurs first. 35 USC 154(b)(1)(A)(ii); 37 CFR 1.702(a)(2),	PTO Rexponse: 05/05/2003 Non-final Action	0	•	283
	3-Month Applicant Response to Notice or Action				
	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened statutory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b).	Applicant Response: 04/29/2002 Oliser	•	0	0
M William Will	Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c),				
Ye	You have indicated that no 1.705(c) Showing of Due Care was made.				
	3-Month Applicant Response to Notice or Action				
02/11/2003 eff. Notice to Comply selewith Requirements for 37 Southerne Disclosures	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened statutory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b).	Applicant Response: 03/04/2003 Response to Notice to Comply with	•	\$	0
W W	Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c).	saffacte Discostres			
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Docket Number: IN01155K

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Period of adjustment (credits) shall be reduced for the period in excess of 3 months latent to explore any PTO notice or action making any rejection. Objection. aggment or orght or approach and the Office communication and ending not be determined and the determination of the dete				o	
Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to repty to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the repty was filed. The period, or shortered stantory period, for repty set in the action or notice has no effect on this deadline. 35 USC 134 (b)(2)(C)(i); 37 CFR 1.704(b). Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be relustated for up to 3 additional months. 35 USC 124(b)(3)(C); 37 CFR 1.705(c). You have indicated that no 1.705(c) Showing of Due Care was made. 4-Month PTO Response to Applicant Repty PTO must respond to a reply under 35 USC 132, not later, than 4 mixiba safter the date on which the ferrely was filed. The period of adjustment (credits) begins on the date on which the ferrely was filed. The period of adjustment (credits) begins on the date on which the ferrely was filed. The period of adjustment (credits) begins on the date on which the ferrely was filed. The period of adjustment (credits) to in compliance with 37 CFR 1.113(c) was filed and ending on the mailing date of either an action under 35 USC 132, or a noctoc of allowance under 35 USC 151, or a noctoc of allowance under 35 USC 151, or a noctoc of allowance under 35 USC 151, or a noctoc of allowance under 35 USC 191, or making any rejection, objection, argument, or other request, beginning on the day after the date that it 3 months after the date of mailing or transmission of the Office communications and ending on the date the reply was filed. The period, or shortened stautocy period, for reply set in the action or orice has no effect on this deadine. 35 USC 154 (1)(2)(c). You have indicated that no 1.705(c) Showing of Due Care was made. 4-Month PTO Response of adjustment may be reinstated for up to additiona				0	
	Applicant Response:: 06/24/2003 Reply after Non-final Action under 37 CFR	PTO Response; 07/23/2003 Non-final Action	Applicant Response: 10/06/2003 Reply after Non-final Action under 37 CFR	PTO Response: 11/13/2003 Non-final Action	
05/05/2003 Non-final Action - 06/24/2003 Reply after Non-final Action under 37 CFR 1.111 Reply after Non-final Action under 37 CFR 1.111 Action under 37 CFR	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date like reply was filed. The period, or shortened stantory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b). Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c). You have indicated that no 1.705(c) Showing of Due Care was made.	4-Month PTO Response to Applicant Reply PTO must respond to a reply under 35 USC 132 not later, than 4 months after the date on which the reply was filed. The period of adjustment (credits) begins on the day after the date that is 4 months after the date a reply under 37 CFR 1.111 or in compliance with 37 CFR 1.113(c) was filed and ending on the mailing date of either an action under 35 USC 132, or a notice of allowance under 35 USC 151, whichever occurs first, 35 USC 154(b)(1)(A)(ii); 37 CFR 1.702(a)(2), 1.703(a)(2),(3).	3-Month Applicant Response to Notice or Action rakes of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened stantory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(i); 37 CFR 1.704(b). Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(2)(C); 37 CFR 1.705(c).	4-Month PTO Response to Applicant Reply PTO must respond to a reply under 35 USC 132 not later than 4 months after the date on which the reply was filed. The period of adjustment (credits) begins on the day after the date that is 4 months after the date a reply under 37 CFR I. Il 1 or in compliance with 37 CFR I. Il 160 was filed and ending on the mailing date of either an action under 35 USC 132, or a notice of allowance under 35 USC 151, whichever occurs first. 35 USC 154(b)(1)(A)(ii); 37 CFR I.702(a)(2), 1.703(a)(2), (3).	
	05/05/2003 Non-final Action	Reply after Non-final Action under 37 CFR 1.111	07/23/2003 Non-final Action	10/06/2003 Reply after Non-final Action under 37 CFR 1.111	

		3-Month Applicant Response to Notice or Action				
	11/13/2003 Non-final Action	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened statutory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b).	Applicant Response: 12/19/2003 Reply after Non-final Action under 37 CFR		0	9
		Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c).				
		You have indicated that no 1.705(c) Showing of Due Care was made.				
<u> </u>		4-Month PTO Response to Applicant Reply				
N Ac	Reply after Non-final Action under 37 CFR 1.111	PTO must respond to a reply under 35 USC.132 not later than 4-months after the date on which the reply was filed. The period of adjustment (credits) begins on the day after the date that is 4 months after the date a reply under 37 CFR 1.111 or in compliance with 37 CFR 1.115(c) was filed and ending on the mailing date of either an action under 35 USC 152, or a notice of allowance under 35 USC 151, whichever occurs first. 35 USC 154(b)(1)(A)(ii); 37 CFR 1.702(a)(2), 1.703(a)(2), 1.7	PTO Response: 03/10/2004 Notice of Allowance under 35 USC 151	•	0	. 0
l .		3-Month Applicant Response to Natice or Action	•			
	03/10/2004 Notice of Allowance under 35 USC 151	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filled. The period, or shortened statutory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b).	Applicant Response: 06/10/2004 Issue Fee Payment under 35 USC 151	0	=	0
		Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c).				
		You have indicated that no 1,705(c) Showing of Due Cate was made.				
		4-Month PTO Issue of Patent				
0	06/10/2004 Issue Fee Payment under 35 USC 151	PTO must issue a patent not later than 4 months after the date on which the issue fee was paid under 35 USC 151 and all outstanding requirements were satisfied. The period of adjustment (oradits) begins on the day after the date that is 4 months after the date the issue fee was paid and all outstanding requirements were satisfied and ends on the day the patent issues. 35 USC 154(b)(1)(A)(iv); 37 CFR 1.702(a)(4), 1.703(a)(6).	Issue Date: 09/21/2004 Issue Date	•	0	•
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Overlap Days	0	0	0
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Net Patent Term Adjustment Days			406
The torm of this patent ends on 05/30/2021 (2)			
(2) Assumes payment of all maintenance fees and no intervening acts. Terminal disclaiments) filed in this case, if any, may reduce the term. Without adjustment, the term would end on 04/19/2020.	Without adju	istment, the	erm would